REMARKS

Claim 11 has been rejected under Section 102 based on a reference which teaches a combination of a video portion and a graphics portion. Plainly, the Applicant in that case did not consider video and graphics to be the same because, if so, both portions would have been called the video portion.

However, it is believed that the Examiner is interpreting the word "video" to include both moving pictures, as was apparently intended in the use of the term "video portion" in the cited reference, and graphics, as apparently intended by the term "graphic portion" in the cited reference.

As amended, it is made clear that in the claim the video portion only relates to moving pictures, not to graphics. Therefore, the rejection should be overcome. In particular, the problems addressed by the present application relating to the mixing of heterogeneous video would not be faced in a situation where video and graphics are combined. See, for example, the Background of the present application.

In view of these remarks, the application should now be in condition for allowance.

Respectfully submitted,

Date: October 4, 2004

Registration No. 28,994 TROP, PRUNER & HU, P.C. 8554 Katy Freeway, Suite 100

Houston, Texas 77024-1805

(713) 468-8880 [Phone] (713) 468-8883 [Fax]